## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF NORTH CAROLINA

PLANNED PARENTHOOD SOUTH ATLANTIC; BEVERLY GRAY, M.D, on behalf of themselves and their

CIVIL ACTION

Plaintiffs,

Case No. 1:23-cv-480

v.

JOSHUA STEIN, Attorney General of North Carolina, in his official capacity; TODD M. District Attorney ("DA") WILLIAMS, Prosecutorial District ("PD") 40, in his official capacity; JIM O'NEILL, DA for PD 31, in his official capacity; **SPENCER** MERRIWEATHER III, DA for PD 26, in his official capacity; AVERY CRUMP, DA for PD 24, in her official capacity; JEFF NIEMAN, DA for PD 18, in his official capacity; SATANA DEBERRY, DA for PD 16, in her official capacity; WILLIAM WEST, DA for PD 14, in his official capacity; LORRIN FREEMAN, DA for PD 10, in her official capacity; BENJAMIN R. DAVID, DA for PD 6, in his official capacity; KODY H. KINSLEY, M.P.P., Secretary of the North Carolina Department of Health and Human Services, in his official capacity; MICHAUX R. KILPATRICK, M.D., PhD., President of the North Carolina Medical Board, in her official capacity, on behalf of herself, the board and its Members; RACQUEL INGRAM, PhD., R.N., Chair of the North Carolina Board of Nursing, in her official capacity, on behalf of herself, the Board and its members; and their employees, agents, and successors,

Defendants.

## PLAINTIFF PLANNED PARENTHOOD SOUTH ATLANTIC'S RULE 7.1 DISCLOSURE STATEMENT

Pursuant to Federal Rule of Civil Procedure 7.1 (a), Plaintiff Planned Parenthood South Atlantic ("PPSAT"), by and through its undersigned counsel, make the following disclosures:

- 1. PPSAT is not a public-held corporation or otherwise a publicly-held entity.
- 2. PPSAT has no parent corporation.
- 3. No publicly held corporation holds 10% or more of the stock of PPSAT.
- 4. No publicly held corporation or other publicly-held entity has a direct financial interest in the outcome of this litigation.

Respectfully submitted this 16th day of June, 2023.

s/Jaclyn Maffetore

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